

STATE OF SOUTH DAKOTA)
COUNTY OF MINNEHAHA)

IN CIRCUIT COURT
SECOND JUDICIAL CIRCUIT

STATE OF SOUTH DAKOTA

Plaintiff,

vs.

HEMINGER, SONNI MARIE

██████████
██████████ N Holiday Ave
Sioux Falls, SD 57103
Minnehaha County

Defendant,

AFFIDAVIT IN SUPPORT OF
APPLICATION FOR
ARREST WARRANT

CRS19-2821

I, Skyler Mathis, being first duly sworn on oath, depose and state that I am a detective with the Sioux Falls Police Department and that I am one of the detectives in charge of the investigation of the above-styled matter. That your Affiant makes this Affidavit in support of the State's Attorney's request for a warrant for the arrest of the above-named Defendant(s), and in compliance with SDCL 23A-2-2, and states as follows:

1. On 04/17/19, at approximately 2105 hours, Sioux Falls Police Officers were dispatched to ██████████ N Holiday Ave. for an unknown problem. Metro Communications told officers there were three subjects were unconscious from a possible overdose.

2. Upon arrival, Officer Dykstra #1007 received information that 10 year old ██████████ was talking on the phone with 16 year old ██████████. 16 year old ██████████ asked where 15 year old ██████████ was. 10 year old ██████████ stated she was passed out in the residence. 16 year old ██████████ did not believe 10 year old ██████████ and asked to put the telephone on video mode to see for herself. 10 year old ██████████ switched the telephone to video mode and showed 16 year old ██████████ three individuals unconscious in the house.

3. The reporting party, ██████████ was with 16 year old ██████████ and also saw three individuals unconscious on video. ██████████ is the mother of 16 year old ██████████ and 15 year old ██████████. ██████████ dialed 911 for medical assistance on her way to ██████████ N Holiday Ave

4. When ██████████ arrived on scene she observed ██████████ unconscious on the kitchen floor. ██████████ immediately began CPR on ██████████ until an ambulance arrived. There were two additional subject's unconscious inside the residence. ██████████

was unconscious on the downstairs bathroom tub and 15 year old [REDACTED] was unconscious in the downstairs bathroom floor. [REDACTED] and 15 year old [REDACTED] were transported to the hospital for further medical assistance.

5. Officer Devlin #708 went to Avera McKennan and spoke with [REDACTED]. [REDACTED] stated she found a couple bags of drugs inside the residence. [REDACTED] stated she snorted lines of an unknown substance along with [REDACTED] and 15 year old [REDACTED]. [REDACTED] stated this was the last thing she remembered.

6. Officer Paulsen #800 responded to Sanford Hospital and spoke with [REDACTED]. [REDACTED] stated that [REDACTED] brought cocaine over to [REDACTED] N Holiday Ave and it was in a sandwich bag. [REDACTED] stated 15 year old [REDACTED] and [REDACTED] snorted the cocaine in the downstairs bathroom. [REDACTED] said she drank the cocaine in a glass of lemonade. [REDACTED] said she went upstairs to make a bottle to give to a baby later and that is the last thing she remembers. [REDACTED] believed it was around 2100 hours when they used cocaine.

7. Detective Mihajlovic #843 responded to [REDACTED] N Holiday and spoke with officers on scene. Detective Mihajlovic field tested an identification card which tested positive for cocaine. The identification card was located by officers on scene in the downstairs bathroom where 15 year old [REDACTED] and [REDACTED] were unconscious.

8. On 04/18/19, I drafted a search warrant for [REDACTED] N holiday Ave. which was signed by the Honorable Eric Johnson. A search warrant was executed at [REDACTED] N Holiday Ave at approximately 0046 hours. Inside the residence the following items were found:

- Two plastic bags weighing 15.9 grams and 3.6 grams field tested positive for heroin.
- Two plastic bags weighing 44.9 grams and 29.1 grams field tested positive for cocaine.
- Three bags weighing 25.3 grams, 26.4 grams, and 18.3 grams of suspected cocaine.
- Several items of paraphernalia, to include; scales and bulk packaging material.

9. All of the narcotics, related paraphernalia, and items used for the distribution were located in Sonni Heminger's room.

10. [REDACTED] N Holiday Ave is within a drug free zone at Linwood Park and Faith Christian Academy.

11. All of the aforementioned events occurred in the City of Sioux Falls, Minnehaha County, South Dakota.

12. I respectfully request an arrest warrant be issued for Heminger, Sonni Marie DOB [REDACTED] [REDACTED] N Holiday Ave Sioux Falls, SD 57103 Minnehaha County.

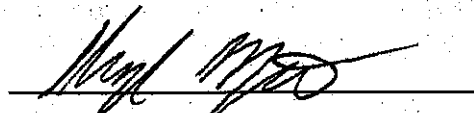
13. SDCL 22-42-5, Possession of a controlled substance as a class 5 felony (2 count).

14. SDCL 22-42A-3 Possession of drug paraphernalia as a class 1 misdemeanor (1 count).

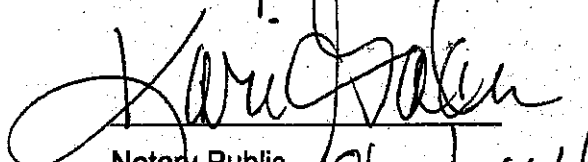
15. SDCL 22-42-19 Possession/Distribution with Intent Drugs in Drug Free Zone (2 count).

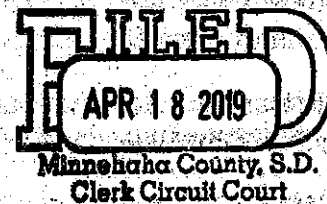
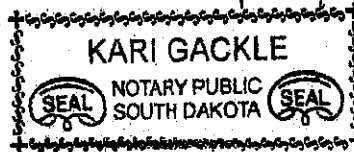
16. SDCL 22-42-2 Distribution/Manufacture of Controlled Drug (2 count).

17. SDCL 22-42-10 Keeping a Place for use or sale of controlled drugs or substances (1 count).


Detective Skyler Mathis

Subscribed and sworn to before me this 18th day of April, 2019.


Notary Public 9/22/2024



STATE OF SOUTH DAKOTA
SS
COUNTY OF MINNEHAHA

IN CIRCUIT COURT
SECOND JUDICIAL CIRCUIT
MAGISTRATE DIVISION

STATE OF SOUTH DAKOTA,
Plaintiff
vs.
SONNI MARIE HEMINGER,
Defendant.

PD 19-006824

COMPLAINT

CR 19-2821

- COUNT 1: DISTRIBUTING CONTROLLED SUBSTANCE - SCHEDULE I - CLASS 4
FEL as to SMH
- COUNT 2: DISTRIBUTING CONTROLLED SUBSTANCE - SCHEDULE II - CLASS 4
FEL as to SMH
- COUNT 3: DRUG FREE ZONES CREATED - SCHEDULE I OR II - CLASS 4 FEL as to
SMH
- COUNT 4: DRUG FREE ZONES CREATED - SCHEDULE I OR II - CLASS 4 FEL as to
SMH
- COUNT 5: POSSESSION CONTROLLED DRUG OR SUBSTANCE - SCHED I - CLASS
5 FEL as to SMH
- COUNT 6: POSSESSION CONTROLLED DRUG OR SUBSTANCE - SCHED II - CLASS
5 FEL as to SMH
- COUNT 7: MAINTAINING A PLACE WHERE DRUGS KEPT/SOLD/USED - CLASS 5
FEL as to SMH
- COUNT 8: POSSESSION/USE DRUG PARAPHERNALIA - CLASS 2 MISD as to SMH

The undersigned being first duly sworn on oath complains and charges:

COUNT 1

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Distributing a Schedule I Controlled Substance (SDCL 22-42-2) in that the Defendant did distribute a substance listed in Schedule I, HEROIN, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 2

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Distributing a Schedule II Controlled Substance (SDCL 22-42-2) in that the Defendant did distribute a substance listed in Schedule II, COCAINE - ANY SALT, COMPOUND, DERIVATIVE OR PREPARATION OF COCA LEAVES, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 3

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Unauthorized Manufacture, Distribution, Counterfeiting or Possession of Schedule I or II Substances in a Drug Free Zone (SDCL

22-42-19(1)) in that the Defendant did manufacture, distribute, counterfeit or possess a Schedule I or II substance, namely HEROIN, in violation of SDCL 22-42-2, and such activity took place in, on, or within one thousand feet of real property comprising a public or private elementary or secondary school or a playground, namely LINWOOD PARK in SIOUX FALLS, Minnehaha County, SD, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 4

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Unauthorized Manufacture, Distribution, Counterfeiting or Possession of Schedule I or II Substances in a Drug Free Zone (SDCL 22-42-19(1)) in that the Defendant did manufacture, distribute, counterfeit or possess a Schedule I or II substance, namely COCAINE ~ ANY SALT, COMPOUND, DERIVATIVE OR PREPARATION OF COCA LEAVES, in violation of SDCL 22-42-2, and such activity took place in, on, or within one thousand feet of real property comprising a public or private elementary or secondary school or a playground, namely LINWOOD PARK in SIOUX FALLS, Minnehaha County, SD, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 5

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Unauthorized Possession of Controlled Drug or Substance (SDCL 22-42-5) in that the Defendant did knowingly possess a controlled drug or substance HEROIN which is listed in Schedule I., contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 6

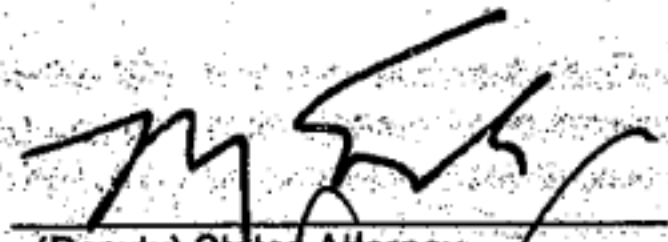
That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Unauthorized Possession of Controlled Drug or Substance (SDCL 22-42-5) in that the Defendant did knowingly possess a controlled drug or substance, COCAINE ~ ANY SALT, COMPOUND, DERIVATIVE OR PREPARATION OF COCA LEAVES, which is listed in Schedule II, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 7

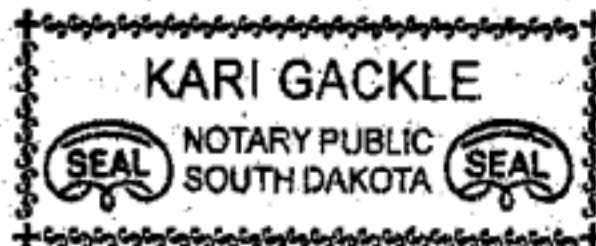
That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Keeping a Place for Use or Sale of Controlled Substances (SDCL 22-42-10) in that the Defendant did keep or maintain a place, [REDACTED] N. HOLIDAY AVE., SIOUX FALLS, Minnehaha County, SD, which is resorted to by persons using controlled drugs and substances for the purpose of using such substances, or which is used for the keeping or selling of such substances, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 8

That the Defendant, SONNI MARIE HEMINGER, in Minnehaha County, State of South Dakota, on or about the 17th day of April, 2019, did commit the public offense of Use or Possession of Drug Paraphernalia (SDCL 22-42A-3) in that the defendant did, knowing the drug related nature of the object, use or possess with intent to use, drug paraphernalia to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, contain, conceal, inject, ingest, inhale or otherwise introduce into the human body any controlled substance or marijuana, A SCALE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.


(Deputy) States Attorney
Minnehaha County, South Dakota

Subscribed and sworn to before me this 18th day of April, 2019.





My commission expires: 08/22/2024

Initial Appearance Date:

DOB: 

Address:

 N. HOLIDAY AVE., SIOUX FALLS, SD

Arresting Officer: MATHIS

REQUEST FOR ARREST WARRANT
THE UNDERSIGNED ATTORNEY
HEREBY REQUEST AN ARREST
WARRANT BE ISSUED BASED ON
THE ABOVE COMPLANT

